PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter I of the Patent Cooperation Treaty)

(PCT Rule 44bis)

Applicant's or agent's file reference SPI0627WO	FOR FURTHER ACTION	See item 4 below			
International application No. PCT/EP2008/053372 International filing date (day/month/s) 20 March 2008 (20.03.2008)		Priority date (day/month/year) 23 March 2007 (23.03.2007)			
International Patent Classification (8th edition unless older edition indicated) See relevant information in Form PCT/ISA/237					
Applicant UNIMED PHARMACEUTICALS, LLC					

1.	This international preliminary re International Searching Authorit	eport on patentability (Chapter I) is issued by the International Bureau on behalf of the cy under Rule 44 <i>bis</i> .1(a).			
2.	This REPORT consists of a total of 8 sheets, including this cover sheet.				
	In the attached sheets, any reference to the written opinion of the International Searching Authority should be read as a reference to the international preliminary report on patentability (Chapter I) instead.				
3.	This report contains indications	relating to the following items:			
	Box No. I	Basis of the report			
	Box No. II	Priority			
	Box No. III	Non-establishment of opinion with regard to novelty, inventive step and industrial applicability			
	Box No. IV	Lack of unity of invention			
	Box No. V	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement			
	Box No. VI	Certain documents cited			
	Box No. VII	Certain defects in the international application			
	Box No. VIII	Certain observations on the international application			
4.		ommunicate this report to designated Offices in accordance with Rules 44bis.3(c) and 93bis.1 but makes an express request under Article 23(2), before the expiration of 30 months from the priority			
		Date of issuance of this report 29 September 2009 (29.09.2009)			

Authorized officer

e-mail: pt06.pct@wipo.int

Agnes Wittmann-Regis

Facsimile No. +41 22 338 82 70 Form PCT/IB/373 (January 2004)

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

PATENT COOPERATION TREATY

):						PCT		
		•						
see form	PCT/ISA/220			WR	ITTE	N OPINION OF TH _ SEARCHING AU	E THORITY	
360 1011111 0 17/07 12_3			1	(PCT Rule 43bis.1)				
					. (PC	1 hule 43013.1.)		
				Date of mailing				
• (•		. 0		(day/month/year)	see fo	m PCT/ISA/210 (second she	et)	
pplicant's or agent's file	roforonce			FOR FURTHE	ER AC	TION		
ee form PCT/ISA/2		•		See paragraph 2	below	11011		
nternational application		International filing	date (day/month/year)	F	riority date (day/month/year)		
CT/EP2008/05337		20.03.2008			2	23.03.2007		
iternational Patent Cla	ssification (IPC) or	both national classifi	ication	and IPC				
VV. A61K31/568 A	61P15/08						•	
			·			•		
pplicant		NC.			•			
NIMED PHARMA	CEUTICALS, I	INC						
					_	•		
. This opinion of	ontains indicat	ions relating to th	he fo	llowing items:	-			
⊠ Box No. I	Basis of the o	pinion					•	
☐ Box No. II	Priority							
☐ Box No. III	Non-establish	ment of opinion w	ith reg	gard to novelty, inv	ventive	step and industrial applic	ability	
☐ Box No. IV	Lack of unity	of invention		•				
⊠ Box No. V	Decembed et	stement under Rule	e 43 <i>b</i>	ois.1(a)(i) with rega	ard to n	ovelty, inventive step or in	ndustrial	
	apphoan,,	citations and exhia	anatio	ns supporting sucr	h stater	nem		
⊠ Box No. VI			anatio	ns supporting such	h stater			
⊠ Box No. VI □ Box No. VI	Certain docu	ments cited	anatio	ns supporting saci	h stater			
☐ Box No. VI	Certain docu Certain defec	ments cited cts in the internatio	inalio nal a	oplication	h stater	пен		
☐ Box No. VI☐ Box No. VI	Certain docu Certain defect Certain obse	ments cited	inalio nal a	oplication	h stater	пен		
Box No. VI Box No. VI Box No. VI Box No. VI If a demand for written opinior the applicant of International E will not be so	Certain docu Certain defect Certain obsection Certain obsection Certain obsection Certain obsection Certain obsection Certain defection Certain defection Certain document Certain defect Certain obse	ments cited ots in the internation rvations on the interestions on the interestion of the	ernation is camin s one writter	pplication onal application s made, this opinic ing Authority ("IPE to be the IPEA an	on will t EA") exo nd the c nternati	isually be considered to b cept that this does not app hosen IPEA has notifed the onal Searching Authority	e a oly where he	
Box No. VI Box No. VI Box No. VI Box No. VI If a demand for written opinion the applicant of International E will not be so of this opinion.	Certain docu I Certain defect II Certain obsect III	ments cited on the internation on the internations on the internations on the international Preliminary Examinate on the international Preliminary Examinate of the international Preliminate of the internation of t	ernation is cone writter	oplication onal application s made, this opinic ing Authority ("IPE to be the IPEA an opinions of this Ir	on will t EA") exe nd the c nternati	isually be considered to b cept that this does not app hosen IPEA has notifed th	e a oly where he ed to of 3 months	
Box No. VI Box No. VI Box No. VI Box No. VI If a demand for written opinion the applicant of International E will not be so will not be so will not the from the date whichever exp	Certain docu I Certain defect II Certain obsect III	ments cited of the internation on the internations on the internation on the internation of the internation of the international Preliminary Expority other than this le 66.1 bis(b) that we have a considered to ply together, where mean PCT/ISA/220 or	ernation is cone writter	oplication onal application s made, this opinic ing Authority ("IPE to be the IPEA an opinions of this Ir	on will t EA") exe nd the c nternati	isually be considered to been that this does not app hosen IPEA has notifed the construction of the construction of the construction of the expiration of th	e a oly where he ed to of 3 months	
Box No. VI Box No. VI Box No. VI Box No. VI If a demand for written opinion the applicant of International E will not be so the from the date whichever expended.	Certain docu I Certain defect II Certain obsect CTION In international properties of the International properties and Authoreau under Rucconsidered. Is, as provided a PEA a written recommender of mailing of Forbires later. Itions, see Form	ments cited of the internation on the internations on the internation on the internation of the internation of the international Preliminary Expority other than this le 66.1 bis(b) that we have a considered to ply together, where mean PCT/ISA/220 or	ernation is camina sone writter to be re app	oplication onal application s made, this opinic ing Authority ("IPE to be the IPEA an opinions of this Ir	on will t EA") exe nd the c nternati	isually be considered to been that this does not app hosen IPEA has notifed the construction of the construction of the construction of the expiration of th	e a oly where he ed to of 3 months	
Box No. VI Box No. VI Box No. VI Box No. VI If a demand for written opinion the applicant of International E will not be so the from the date whichever expenses.	Certain docu I Certain defect II Certain obsect CTION In international properties of the International properties and Authoreau under Rucconsidered. Is, as provided a PEA a written recommender of mailing of Forbires later. Itions, see Form	ments cited of the internation on the internation on the internation on the internation of the internation o	ernation is camina sone writter to be re app	oplication onal application s made, this opinic ing Authority ("IPE to be the IPEA an opinions of this Ir	on will t EA") exe nd the c nternati	isually be considered to been that this does not app hosen IPEA has notifed the construction of the construction of the construction of the expiration of th	e a oly where he ed to of 3 months	
Box No. VI Box No. VI Box No. VI Box No. VI If a demand for written opinion the applicant of International E will not be so the from the date whichever expenses.	Certain docu I Certain defect II Certain obsect CTION In international properties of the International properties and Authoreau under Rucconsidered. Is, as provided a PEA a written recommender of mailing of Forbires later. Itions, see Form	ments cited of the internation on the internation on the internation on the internation of the internation o	ernation is camina sone writter to be re app	oplication onal application s made, this opinic ing Authority ("IPE to be the IPEA an opinions of this Ir	on will t EA") exe nd the c nternati	isually be considered to been that this does not app hosen IPEA has notifed the construction of the construction of the construction of the expiration of th	e a oly where he ed to of 3 months	
Box No. VI Box No. VI Box No. VI Box No. VI If a demand for written opinion the applicant of International E will not be so the from the date whichever expended.	Certain docu I Certain defect II Certain obsect CTION In international properties of the International properties and Authoreau under Rucconsidered. Is, as provided a PEA a written recommender of mailing of Forbires later. Itions, see Form	ments cited of the internation on the internation on the internation on the internation of the internation o	ernation is camina sone writter to be re app	oplication onal application s made, this opinic ing Authority ("IPE to be the IPEA an opinions of this Ir	on will t EA") exc nd the c nternati	isually be considered to be cept that this does not apphosen IPEA has notifed the conal Searching Authority PEA, the applicant is invited the from the priority dates	e a oly where he ed to of 3 months	
Box No. VI Box No. VI Box No. VI Box No. VI If a demand for written opinion the applicant of International E will not be so the from the date whichever expended.	Certain docu I Certain defect II Certain obsect CTION In international properties of the International properties and Authors and Authors and Authors are under Ruconsidered. Its, as provided a PEA a written resoft mailing of Forbires later. Itions, see Form tails, see notes to	ments cited cts in the internation rvations on the internation reliminary examinated the control of the control	enation is cone writter to be re appropriete.	opplication onal application s made, this opinic ing Authority ("IPE to be the IPEA an opinions of this Ir a written opinion of cropriate, with ame the expiration of	on will t EA") exc nd the c nternati	isually be considered to been that this does not app hosen IPEA has notifed the construction of the construction of the construction of the expiration of th	e a oly where he ed to of 3 months	
Box No. VI Box No. VI Box No. VI Box No. VI If a demand for written opinion the applicant of International E will not be so the from the date whichever experience of the second submit to the from the date whichever experience of the form the date. For further op 3. For further defined and mailing and Europe and Further defined the form the form the form the defined the form	Certain docu I Certain defect II Certain obsect TION In international properties of the International properties and Authoreau under Ruconsidered. It is, as provided a IPEA a written resoft mailing of Forbires later. Itions, see Form tails, see notes the ISA: In Patent Office -	ments cited cits in the internation rvations on the internation reliminary examinational Preliminary Experity other than this le 66.1 bis(b) that we also considered the ply together, where m PCT/ISA/220 or PCT/ISA/220. The property of th	enation is carning sone writter to be re appropried before 220.	pplication onal application s made, this opinic ing Authority ("IPE to be the IPEA an opinions of this Ir a written opinion of propriate, with ame the expiration of	on will use A state of the life and mer f 22 mo	isually be considered to be that this does not apphosen IPEA has notified the considered that the constant is invited by the constant is invited to the expiration on the from the priority date that the constant is invited to the expiration of the constant is invited to the expiration of the priority date.	e a bly where he ed to of 3 months	
Box No. VI Box No. VI Box No. VI Box No. VI If a demand for written opinion the applicant of International E will not be so the from the date whichever explain to the from the date. For further op an and mailing and Europe NI - 228	Certain docu I Certain defect II Certain obsect III III Certain obsect	ments cited cits in the internation rvations on the internation rvations on the international Preliminary examinational Preliminary Experity other than this le 66.1 bis(b) that we bove, considered exply together, where m PCT/ISA/220 or PCT/ISA/220. The considered of the property together, where m PCT/ISA/220 or PCT/ISA/230. The considered of the property together, where m PCT/ISA/220. The considered of the property together, where m PCT/ISA/220. The considered of the property together where the property together the property t	enation is carning sone writter to be re appropried to be record to be	pplication onal application s made, this opinic ing Authority ("IPE to be the IPEA an opinions of this Ir a written opinion of propriate, with ame the expiration of	on will use A") except the If the If the If the If the If the If 22 mo	isually be considered to be cept that this does not apphosen IPEA has notifed the conal Searching Authority PEA, the applicant is invited the from the priority dates	e a bly where he ed to of 3 months	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2008/053372

			·
	Вох	No.	. I Basis of the opinion
1.	With	n reg	pard to the language , this opinion has been established on the basis of:
	\boxtimes	the	international application in the language in which it was filed
		pur	anslation of the international application into , which is the language of a translation furnished for the poses of international search (Rules 12.3(a) and 23.1 (b)).
		by (s opinion has been established taking into account the rectification of an obvious mistake authorized or notified to this Authority under Rule 91 (Rule 43bis.1(a))
3.	Wit	h reg	gard to any nucleotide and/or amino acid sequence disclosed in the international application and ary to the claimed invention, this opinion has been established on the basis of:
	a. t	ype	of material:
			a sequence listing
	ř.		table(s) related to the sequence listing
	b. 1	form	at of material:
	,		on paper
			in electronic form
	c.	time	of filing/furnishing:
	٠		contained in the international application as filed.
			filed together with the international application in electronic form.
			furnished subsequently to this Authority for the purposes of search.
,	ŀ. □	ha co ap	addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto as been filed or furnished, the required statements that the information in the subsequent or additional opies is identical to that in the application as filed or does not go beyond the application as filed, as oppropriate, were furnished.
Į	5. A	dditid	onal comments:

International application.No. PCT/EP2008/053372

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

<u>20</u>

No:

No:

Claims

<u>1-19</u>

Inventive step (IS)

Yes: Claims

Claims

1-20

Industrial applicability (IA)

Yes: Claims

1-20

No: Claims

2. Citations and explanations

see separate sheet

Box No. VI Certain documents cited

1. Certain published documents (Rules 43bis.1 and 70.10)

and / or

2. Non-written disclosures (Rules 43bis.1 and 70.9)

see form 210

Re Item V

- 1. Reference is made to the following documents:
 - D1: WO 2007/044976 A (UNIMED PHARMACEUTICALS INC [US]; MALLADI RAMANA [US]) 19 April 2007
 - D2: US 2004/072810 A1 (MASINI-ETEVE VALERIE [FR] ET AL) 15 April 2004
 - D3: WO 02/17926 A (UNIMED PHARMACEUTICALS INC [US]; LAB BESINS ISCOVESCO [US]) 7 March 2002 (2002-03-07)
 - D4: WO 2005/076899 A (UNIV WASHINGTON [US]; AMORY JOHN K [US]; BREMNER WILLIAM J [US]) 25 August 2005 (2005-08-25)
 - D5: WO 2004/037173 A (UNIMED PHARMACEUTICALS INC [US]) 6 May 2004
 - D6: RICHMOND E J ET AL: "Male pubertal development and the role of androgen therapy" NATURE CLINICAL PRACTICE ENDOCRINOLOGY AND METABOLISM 2007 UNITED KINGDOM, vol. 3, no. 4, 2007, pages 338-344, XP080822235
 - D7: ROGOL A D: "New facets of androgen replacement therapy during childhood and adolescence" EXPERT OPINION ON PHARMACOTHERAPY 2005 UNITED KINGDOM, vol. 6, no. 8, 2005, pages 1319-1336, XP008082228
 - D8: DROBAC S ET AL: "A Workshop on pubertal hormone replacement options in the United States" JOURNAL OF PEDIATRIC ENDOCRINOLOGY AND METABOLISM 2006 ISRAEL, vol. 19, no. 1, 2006, pages 55-64, XP008082229
 - D9: MATSUMOTO A M: "Hormonal therapy of male hypogonadism" ENDOCRINOLOGY AND METABOLISM CLINICS OF NORTH AMERICA 1994 UNITED STATES, vol. 23, no. 4, 1994, pages 857-875, XP008082230
 - D10 ARISAKA O ET AL: "Systemic effects of transdermal testosterone for the treatment of microphallus in children." PEDIATRICS INTERNATIONAL OFFICIAL JOURNAL OF THE JAPAN PEDIATRIC SOCIETY APR 2001, vol. 43, no. 2, April 2001 (2001-04), pages 134-136, XP008082233

Unless otherwise specified, reference is made to the passages cited in the search report.

Novelty

2.1 D3 describes a method of treating hypogonadism in male subjects comprising applying a hydroalcoholic gel containing testosterone to the skin of said male subjects. A packet comprising 25 mg of testosterone is disclosed (claim 34) and a dispenser of the gel is disclosed in example 2.

D5 describes patients receiving 5.0 g/day of Androgen (delivering 50 mg/day of

testosterone to the skin of which about 10% or 5 mg is absorbed). The subject-matter of claims 19,20 is not new over D3,D5.

- 2.2 Concerning the second medical use claims, the treatment of the same disease with the same compound represent a novel therapeutic application in view of the prior art, provided that two conditions are met:
- (i) the treatment must be carried out on a novel group of subjects which is clearly distinguishable with respect to its physiological or pathological status from and does not overlap with the group previously treated.
- (ii) the choice of the new group, if distinguishable from the known one, must not be arbitrary.
- It seems here that these two conditions are met, and therefore the reference to "a adolescent boy" can be regarded as a feature capable of distinguishing the subject-matter of claim 1-18 from the closest prior art. This feature can therefore contribute to the novelty of the claimed subject-matter.
- 2.3 D4 discloses a testosterone replacement therapy (also in form of gel applied topically: see paragraph 7), that can be directed towards the adult as well as towards pubertal males of any age. Such individuals may be hypogonadal males (see paragraph 49), the same patients as in the present application.

The second medical use claims are therefore not novel in view of D4.

Concerning the composition claims, the attention of the applicant is drawn to the fact that claim for a package consisting of or comprising a product together with instructions for its use in a medical treatment amounts to a claim for a first medical use. Such a claim is not novel if it is not the first time that the product has been used in a medical treatment at that dosage.

The subject-matter of claims 1-19 is therefore not not new over D4.

2.4 D7 discloses the use of testosterone for topical administration in form of patch or hydroalcoholic gel for inducing pubertal development and for providing replacement therapy in boys with permanent hypogonadism. The patch is preferred, whereas the gel is said to be less commonly used: concerning the gel, a lower dose would be needed with respect to the formulation available in commerce, namely Androgel.

D8 discloses the use of testosterone for transdermal application (hydroalcoholic gel) for treating hypogonadal pubertal boys with delay of growth and pubertal development. Patches are more used: gels are also disclosed, but are said to be less preferred because

of the dosage available (not low enough) and because of lack of published experience in hypogonadal adolescents.

The subject-matter of claims 1-19 is therefore not not new over D7,D8.

2.5 The following documents are not novelty destroying.

D2 discloses the use of dihydrotestosterone (not testosterone) in the treatment of physiological conditions associated with insufficiency of DHT such as permanent hypogonadism, functional hypogonadism, hyperplasia of the prostate, gynaecomasty, micropenis in children. Micropenis is different from hypogonadism.

D9 describes the use of testosterone intramuscular for treating hypogonadism: in boys with secondary hypogonadism also other remedies are suggested.

Inventive step

3.1 Should the applicant overcome the above raised objections of lack of novelty, an inventive step has to be demonstrated, because the present subject matter, as far as novel, appears to be obvious in view of D4,D7,D8.

Hypogonadism is a disorders characterised in that the sex glands produce little or no hormones. In men, these glands (gonads) are the testes.

In boys, hypogonadism in childhood results in lack of muscle and beard development and growth problems. In men the usual complaints are sexual dysfunction, decreased beard and body hair, breast enlargement, and muscle loss.

It would be obvious for the man skilled in the art to expect from testosterone, already known for treating hypogonadism in adults and in pubertal males, and activity for treating hypogonadism in adolescent boys at the present dosages.

3.2 Moreover, the present subject matter seems obvious in view of D9 and D10.

D9 describes the use of intramuscular testosterone for treating hypogonadism: in boys with secondary hypogonadism also other remedies are suggested.

The present application differs from D9 in that the same compound is used on the same patients via topical instead of intramuscular application.

The problem to be solved is therefore to provide an alternative route of administration for treating hypogonadism in boys with testosterone.

Testosterone is well known for topical transdermal administration in form of hydroalcoholic gel: see D10 (transdermal testosterone for treating micropenis in boys).

It would therefore be obvious for the man skilled in the art to expect also from a hydroalcoholic gel comprising testosterone an activity in treating hypogonadism in boys.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

PCT/EP2008/053372

3.3 Finally it would be obvious to expect from transdermal testosterone, already known for treating hypogonadism in adults (D3,D5) also an activity in boys for treating the same disorder.

D3 describes a method of treating hypogonadism in male subjects comprising applying a hydroalcoholic gel containing testosterone to the skin of said male subjects. A packet comprising 25 mg of testosterone is disclosed (claim 34) and a dispenser of the gel is disclosed in example 2.

D5 describes patients receiving 5.0 g/day of Androgen (delivering 50 mg/day of testosterone to the skin of which about 10% or 5 mg is absorbed).

It would be obvious for the man skilled in the art to expect from testosterone, already known for treating hypogonadism in adults and in pubertal males, and activity for treating hypogonadism in adolescent boys when administered in the form of a hydroalcoholic gel, which is a well known form of administration of testosterone.

Other points

- 4. The attention of the Applicant is drawn to the fact that some documents are mentioned in the search report which might become relevant for novelty in some member states (see D1, indicated in the search report as a P document). The priority of the present application is valid: this document is therefore not relevant under the PCT.
- 4.1 D1 discloses a hydroalcoholic gel composition, useful for treating hypogonadism, comprising testosterone, isopropyl myristate, ethanol, water and thickening agent delivered topically in a dosage of 20-100 mg at a time also by a packet or a dispenser with a pump.
- 4.2 D6 is a literature article published after the valid priority date of the present application: it discloses the use of intramuscular testosterone in adolescents having hypogonadism. It is therefore too late.